OFFEROR SUBMISSION PACKAGE FOR

GASOLINES AND DISTILLATES IN THE STATES OF ARIZONA, CALIFORNIA, NEVADA, AND UTAH

(COG 7 PC&S)

SOLICITATION NUMBER: SP0600-01-R-0059-0001

THE ENCLOSED SOLICITATION COVERS THE PERIOD:

DATE OF AWARD THROUGH AUGUST 31, 2004

INSTRUCTIONS:

- 1. One (1) copy of this Offeror Submission Package must be returned to this office as your offer. All documents to be completed and returned are contained in this Offeror Submission Package. Please retain the complete solicitation, as well as a copy of your completed Offeror Submission Package, for your records.
 - X Standard Form 1449 (SF1449), Solicitation/Contract/Order for Commercial Items
 - X All Applicable Fill-In Clauses
 - \underline{X} Offeror Pricing Sheets
 - X Contractor Performance Data Sheet, Attachment 1
 - X Base Reference Prices, Attachment 2

Please type or write legibly in the blank spaces provided then FAX ONLY the entire OFFEROR SUBMISSION PACKAGE (OSP), the Signed SF1449, and all Attachments.

- 2. Be sure to check your offered prices for accuracy and legibility prior to submission. Initial all changes, and sign and date the SF 1449 in ink.
- 3. Facsimile proposals may be submitted in accordance with Clause L2.11-2, **FACSIMILE PROPOSALS.**
- 4. By submission of this package, you are stating that all terms and conditions of the solicitation are accepted and apply to your offer, UNLESS clearly stated herein.

SUBMISSION OF OFFERS

OFFERS MAY BE FAXED OR MAILED TO THE FOLLOWING:

FAX: (703) 767-8506

ATTN: Bid Custodian

DESC-CPC

SP0600-01-R-0059-0001

MAIL: Bid Custodian

Defense Energy Support Center ATTN: DESC-CPC, Room 3729

8725 John J. Kingman Rd., Suite 4950

Ft. Belvoir, VA 22060-6222

SOLICITATION						ITEMS			UISITION 600-01-0	NUMBER 0001/0002		E 1 OF	61
OFFEROR 7				NO 12, 11, 2 TIVE DATE	4. ORDER NUN	/RER				NUMBER		OLICITATIO	ON ISSUE DATE
2. CONTRACT NOMB	LK			IIVE DATE	4. ONDER NON	/IDLK		SP060	00-01-R-	-0059-000	1	JUI	L 2, 2002
7. FOR SOLICITATION INFORMATION CALL		a. NAME	E					-	PHONE Nollect calls)				DATE/LOCAL TIME 002 @ 3:00 P.M.
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E-MAIL: mmsn	nith@d	desc.dla	a.mil			SI	C: 51	172/2911		13b	RATING		
PHONE: (703)						SI	ZE S	TANDAR	D: 500/1	500 14.	METHOD (OF SOLICI	TATION
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25. ACCOUNTING A				idi Onocio	45 140005541	<i>y)</i>			I	26. TOT	AL AWARE	TAMOUNA	(For Govt. Use Only)
□27a. SOLICITATION INCORPORATES BY REFERENCE FAR 52.212-1, 52.212-3. FAR 52.212-4 AND 52.212-5. ADDENDA 🗵 ARE □ ARE NOT ATTACHED. *SCHEDUL				FAOUED *00UEDUE									
OF SUPPLIES AND S	OLICITA	TION CLA	AUSES ARE	ATTACHED.	,								
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ALL ITEMS SET FOR	TH OR C	THERWIS	SE IDENTIF	FIED ABOVE A	AND ON ANY			ADDITIO		HANGES WI			H HÉREIN, IS
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30a. SIGNATURE OF	OFFER	OR/CONT	RACTOR			31a. UN	IITED	STATES	OF AMERI	ICA (Signati	re of Conti	racting Offi	cer)
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30b. NAME AND TITL	E OF SIG	GNER (Typ	pe or Print)	30c.	DATE SIGNED	31b. NA	AME O	F CONTR	ACTING C	OFFICER (T	pe or Prin	t) 31c.	DATE SIGNED
32a. QUANTITY IN C	OL LIMBI	21 11 10 11	EEN			33. SHIF	NII IM	IDED	1 24 VO	UCHER NU	MDED	25 AMC	OUNT VERIFIED
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AUTHORIZED FOR LOCAL REPRODUCTION

K1.01-10 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (ALTS I/III) (APR 2001/OCT 2000/OCT 2000)

- (a) **DEFINITIONS.** As used in this provision--
- (1) **Emerging small business** means a small business concern whose size is no greater than 50 percent of the numerical size standard for the standard industrial classification code designated.
 - (2) Forced or indentured child labor means all work or service—
- (i) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (ii) Performed by any person under the age of 18 pursuant to a contract, the enforcement of which can be accomplished by process of penalties.
 - (3) Service-disabled veteran-owned small business concern—
 - (i) Means a small business concern—
- (A) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (B) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (ii) Service disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).
- (4) **Small business concern** means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.
 - (5) Veteran-owned small business concern means a small business concern—
- (i) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
 - (ii) The management and daily business operations of which are controlled by one or more veterans.
- (6) **Women-owned business concern** means a concern that is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and whose management and daily business operations are controlled by one or more women.
 - (7) Women-owned small business concern means a small business concern-
- (i) That is at least 51 percent owned by one or more women; or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
 - (ii) Whose management and daily business operations are controlled by one or more women.
- (b) TAXPAYER IDENTIFICATION NUMBER (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)
- (1) All offerors must submit the information required in paragraphs (b)(3) through (b)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).
- (2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(3) TAXPAYER IDENTIFICATION NUMBER (TIN).

[] TIN:	
connected with the conduct of a trade or business in the U.S. [] Offeror is an agency or ins	en, foreign corporation, or foreign partnership that does not have income effectively 5. and does not have an office or place of business or a fiscal paying agent in the U.S. trumentality of a foreign government; trumentality of a Federal, state, or local government;

(4)	TYPE OF ORGANIZATION.
]	Sole proprietorship;
[Partnership;
[Corporate entity (not tax-exempt);
[Corporate entity (tax-exempt);
L	Government entity (Federal, State, or local);
Ĺ	Foreign government;
	International organization per 26 CFR 1.6049-4;
L	Other:•
(5)	COMMON PARENT.
(*)	[] Offeror is not owned or controlled by a common parent.
	Name and TIN of common parent:
	Name
	TIN
	erors must complete the following representations when the resulting contract is to be performed inside the United States, its
•	ns, Puerto Rico, the Trust Territory of the Pacific Islands, or the District of Columbia. Check all that apply.
(1)	SMALL BUSINESS CONCERN. The offeror represents as part of its offer that it
۱	is is
	is not
L	
a sm	all business concern.
	VETERAN-OWNED SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself as a small aragraph (c)(1) of this provision.) The offeror represents as part of its offer that it—
	is s
[] is not
a vet	teran-owned small business concern.
(2)	SERVICE-DISABLED VETERAN-OWNED SMALL BUSINESS CONCERN. (Complete only if the offeror
* *	veteran-owned small business concern in paragraph (c)(2) of this provision.) The offeror represents as part of its offer
г	
L	is is not
L	j is not
a ser	vice-disabled veteran-owned small business concern.
	SMALL DISADVANTAGED BUSINESS CONCERN. (Complete only if the offeror represented itself as a small aragraph (c)(1) of this provision.) The offeror represents, for general statistical purposes, that it
г	
_	is is is is not
L] is not
a sm	nall disadvantaged business concern as defined in 13 CFR 124.1002.

business concern	n in paragraph (c)(1) of this provision.) The offeror represents that	
	[] is [] is not	
	a women-owned small business concern.	
threshold.	NOTE: Complete paragraphs (c)(6) and (c)(7) only if this solic	itation is expected to exceed the simplified acquisition
offeror is a wom The offeror repre	(6) WOMEN-OWNED BUSINESS CONCERN (OTHER THA en-owned business concern and did not represent itself as a smal sents that it -	
	[] is	
	a women owned business concern.	
	(7) TIE BID PRIORITY FOR LABOR SURPLUS AREA COM labor surplus areas in which costs to be incurred on account of manulan 50 percent of the contract price.	
	(8) SMALL BUSINESS SIZE FOR THE SMALL BUSINESS OF TARGETED INDUSTRY CATEGORIES UNDER THE SMALL complete only if the offeror has represented itself to be a small business.	L BUSINESS COMPETITIVENESS DEMONSTRATION
the four designa	(i) (Complete only for solicitations indicated in an addenduted industry groups (DIGs)). The offeror represents as part of its o	m as being set-aside for emerging small businesses in one of ffer that it
	[] is [] is not	
	an emerging small business.	
or four designat	(ii) (Complete only for solicitations indicated in an addenduced industry groups (DIGs)). The offeror represents as follows:	m as being for one of the targeted industry categories (TICs)
_	 (A) The offeror's number of employees for the past 12 more pressed in terms of number of employees); or (B) The offeror's average annual gross revenue for the last a if size standard stated in the solicitation is expressed in terms of annual gross revenue for the last and size standard stated in the solicitation is expressed in terms of annual gross revenue. 	
	(Check one of the following:)	
	NUMBER of EMPLOYEES	AVERAGE ANNUAL GROSS REVENUES
	[] 50 or fewer [] 51 - 100 [] 101 - 250 [] 251 - 500 [] 501 - 750 [] 751 - 1,000 [] Over 1,000	[] \$1 million or less [] \$1,000,001 - \$2 million [] \$2,000,001 - \$3.5 million [] \$3,500,001 - \$5 million [] \$5,000,001 - \$10 million [] \$10,000,001 - \$17 million [] Over \$17 million

ADJUSTMENT FOR SMAL	LL DISADVANTAGED BUSINESS CONCERNS, or FAR 52.219-25, SMALL DISADVANTAGED BUSINESS AM - DISADVANTAGED STATUS AND REPORTING, and the offeror desires a benefit based on its
disadvantaged status.)	ANI - DISAD VANTAGED STATUS AND REI ORTING, and the official desires a benche based on its
	NERAL. The offeror represents that either
	It
(A)	11
	[] io
	[] is [] is not
	[] IS NOT
representation, as a certified s that no material change in dis- individuals claiming disadvan taking into account the applic	tified by the Small Business Administration as a small disadvantaged business concern and identified, on the date of this mall disadvantaged business concern in the database maintained by the Small Business Administration (PRO-Net), and advantaged ownership and control has occurred since its certification, and, where the concern is owned by one or more staged status, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after able exclusions set forth at 13 CFR 124.104(c)(2); or It
	[] has [] has not
disadvantaged business conce	mitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small rn in accordance with 13 CFR 124, Subpart B, and a decision on that application is pending, and that no material change nd control has occurred since its application was submitted.
124.1002(f) and that the repre	The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements in 13 CFR is esentation in paragraph (c)(7)(i) of this provision is accurate for the small disadvantaged business concern that is are. The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint
(10) (Comshall check the category in wh	replete if the offeror represented itself as disadvantaged in paragraph (c)(2) or (c)(9) of this provision.) The offeror nich its ownership falls:
[]	Black American
[]	Hispanic American
[]	Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians).
[]	Asian-Pacific American (persons with origin from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).
[]	Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).
[]	Individual/concern, other than one of the preceding.

(11) HUBZONE SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents as part of its offer that
(i) It
[] is [] is not
a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns Maintained by the Small Business Administration, and no material change in ownership and control, principal place of ownership, or HUBZone employee percentage has occurred since it was certified by the Small Business Administration in accordance with 13 CFR Part 126; and
(ii) It
[] is [] is not
a joint venture that complies with the requirements of 13 CFR Part 126, and the representation in paragraph (c)(11)(i) of this provision is accurate for the HUBZone small business concern or concerns that are participating on the joint venture. (The offeror shall enter the name or names of the HUBZone small business concern or concerns that are participating in the joint venture:

Each HUBZone small business concern participating in the joint venture shall submit a separate signed copy of the HUBZone representation.
(d) CERTIFICATIONS AND REPRESENTATIONS REQUIRED TO IMPLEMENT PROVISIONS OF EXECUTIVE ORDER 11246.
(1) PREVIOUS CONTRACTS AND COMPLIANCE. The offeror represents that-
(i) It
[] has
[] has not
participated in a previous contract or subcontract subject to the EQUAL OPPORTUNITY clause of this solicitation; and
(ii) It
[] has [] has not
filed all required compliance reports.

(2) AF (i)		COMPLIANCE. The offeror represents that	
	[] has developed and ha [] has not developed and		
at e Subparts 60-1 and 60-2), o		ive action programs required by rules and regulations of the Se	cretary of Labor (41 CFR
(ii)	It		
regulations of the Secretar		d contracts subject to the written affirmative action programs re	equirement of the rules and
(Applies only if the control that no Federal appropriate any agency, a Member of with the award of any result (f) BUY A 252.225-7006). (Applies (1) The (i) BUY AMERICAN ACT (ii) a qualifying country. (2) The	ract is expected to exceed a ed funds have been paid or Congress, an officer or emplitant contract. MERICAN ACT - TRAD only if DFARS clause 252 e offeror certifies that Each end product, except the AND BALANCE OF PAY Components of unknown of e offeror must identify and	G PAYMENTS TO INFLUENCE FEDERAL TRANSACT \$100,000). By submission of its offer, the offeror certifies to the will be paid to any person for influencing or attempting to influence of Congress or an employee of a Member of Congress of E AGREEMENTS - BALANCE OF PAYMENTS PROGE .225-7007, TRADE AGREEMENTS ACT, is incorporated the end products listed in subparagraph (2) below, is a domestic MENTS PROGRAM clause of this solicitation); and rigin are considered to have been mined, produced, or manufacterity all end products that are not domestic end products.	ne best of its knowledge and belief uence an officer or employee of in his or her behalf in connection RAM CERTIFICATE (DFARS by reference in this solicitation.) end product (as defined in the etured outside the United States or
"domestic end product"	:	e following supplies qualify as "U.Smade end products" but o	to not meet the definition of
	(Insert line item no.)		
(ii)	The offeror certifies that th	e following supplies are qualifying country end products:	
	(Insert line item no.)	(Insert country of ori	gin)
(iii)	The offeror certifies that th	e following supplies are qualify as designated country end produced	ducts:
	(Insert line item no.)	(Insert country of ori	gin)
(iv)	The offeror certifies that th	e following supplies qualify as Caribbean Basin country end pr	roducts:
	(Insert line item no.)	(Insert country of ori	gin)
(v)	The offeror certifies that the	e following supplies qualify as NAFTA country end products:	
	(Insert line item no.)	(Insert country of ori	gin)
(vi)	The offeror certifies that t	he following supplies are other nondesignated country end pro-	ducts:
	(Insert line item no)	(Insert country of ori	 gin)

(LIST AS NECESSARY)

- (3) Offers will be evaluated by giving preference to U.S.-made end products, qualifying country end products, designated country end products, NAFTA country end products, and Caribbean Basin country end products over other end products.
- (g) BUY AMERICAN ACT NORTH AMERICAN FREE TRADE AGREEMENT (NAFTA) IMPLEMENTATION ACT BALANCE OF PAYMENTS PROGRAM CERTIFICATE (DFARS 252.225-7035). (Applies only if DFARS clause 252.225-7036, NORTH AMERICAN FREE TRADE AGREEMENT (NAFTA) IMPLEMENTATION ACT, clause is incorporated by reference in this solicitation.)
 - (1) The offeror certifies that--
- (i) Each end product, except the end products listed in subparagraph (2) below, is a domestic end product (as defined in the BUY AMERICAN ACT AND BALANCE OF PAYMENTS PROGRAM clause of this solicitation); and
- (ii) Components of unknown origin are considered to have been mined, produced, or manufactured outside the United States or a qualifying country.
 - (2) The offeror must identify and certify all end products that are not domestic end products.
- (i) The offeror certifies that the following supplies qualify as "U.S.-made end products," but do not meet the definition of "domestic end products":

	(Insert line item number)	
(ii)	The offeror certifies that the following supplies	s are qualifying country (except Canada) end products:
	(Insert line item number)	(Insert country of origin)
(iii)	The offeror certifies that the following supplies	s qualify as NAFTA country end products:
	(Insert line item number)	(Insert country of origin)
(iv)	The offeror certifies that the following supplies	s are other foreign end products:
	(Insert line item number)	(Insert country of origin)

(3) Offers will be evaluated by giving preference to U.S.-made end products, qualifying country end products, or NAFTA country end products over other end products.

(LIST AS NECESSARY)

(h) CERTIFICATION REGARDING DEBARMENT, SUSPENSION OR INELIGIBILITY FOR AWARD (EXECUTIVE ORDER 12549).

The offeror certifies, to the best of its knowledge and belief, that--

(1) T	he offeror and/or any of its principals
] are] are not

presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency,

and

K1.01-10	(CONT'D)		
	(2) [] have or [] have not,		
subcontract; viola	al offense in connection with obtaining, at ation of Federal or state antitrust statutes re	offer, been convicted of or had a civil judgment rendered against the tempting to obtain, or performing a Federal, state or local government elating to the submission of offers; or commission of embezzlement ents, tax evasion, or receiving stolen property; and	ent contract or
	presently indicted for, or otherwise crim	inally or civilly charged by a government entity with, commission of	of any of these offenses.
ORDER 13126).	[The Contracting Officer must list in]	OWLEDGE OF CHILD LABOR FOR LISTED END PRODU- paragraph (i)(1) any end products being acquired under this sol Certification as to Forced or Indentured Child Labor, unless exc	icitation that are
	(Insert end product)	(Insert country of origin)	
	(Insert end product)	(Insert country of origin)	
	(Insert end product)	(Insert country of origin)	
	(Insert end product)	(Insert country of origin)	
	(Insert end product)	(Insert country of origin)	
of this provision	• *	acting Officer has identified end products and countries of origi (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.]	n in paragraph (i)(1)
manufactured in	(i) [] The offeror will not supply the corresponding country as listed for tha	an end product listed in paragraph (i)(1) of this provision that was r t product.	nined, produced, or
forced or indentu	the corresponding country as listed for tha	end product listed in paragraph (i)(1) of this provision that was min- t product. The offeror certifies that is had made a good faith effort, or manufacture any such end product furnished under this contract	to determine whether

(FAR 52.212-3/Alts I/III)

K1.05 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (NOV 1995)

- (a) **DEFINITIONS.** As used in this clause--
- (1) **Foreign person** means any person other than a United States person as defined in Section 16(2) of the Export Administration Act of 1979 (50 U.S.C. App. Sec 2415).
- (2) **United States person** is defined in Section 16(2) of the Export Administration Act of 1979 and means any United States resident or national (other than an individual resident outside the United States and employed by other than a United States person), any domestic concern (including any permanent domestic establishment of any foreign concern), and any foreign subsidiary or affiliate (including any permanent foreign establishment) of any domestic concern that is controlled in fact by such domestic concern, as determined under regulations of the President.
 - (b) CERTIFICATION. By submitting this offer, the offeror, if a foreign person, company, or entity, certifies that it-
 - (1) Does not comply with the Secondary Arab Boycott of Israel; and
- (2) Is not taking or knowingly agreeing to take any action, with respect to the Secondary Boycott of Israel by Arab countries, which 50 U.S.C. App. Sec 2407(a) prohibits a United States person from taking.

(DFARS 252.212-7000, tailored)

K1.01-7 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (CONT'D) (DESC FEB 1999)

SMALL BUSINESS CONCERN REPRESENTATION - OFFEROR'S MANUFACTURING SOURCE.

- (a) The representation in (c) below concerning the offeror's manufacturing source applies to Small Business Set-Aside (SBSA) line items, Small Disadvantaged Business Price Evaluation Adjustment (SDB PEA) line items, and HUBZone Small Business (HSB) line items only.
- (1) To be eligible for either the SBSA or SDB PEA, the representation in (c)(1) below must state that <u>all</u> end items will be manufactured or produced by a small business concern in the United States, its territories and possessions, Puerto Rico, or the Trust Territory of the Pacific Islands.
- (2) To be eligible for the HSB preference, the representation in (c)(2) below must state that <u>all</u> end items will be manufactured or produced by a HUBZone small business concern in the United States, its territories and possessions, Puerto Rico, or the Trust Territory of the Pacific Islands.
- (b) Failure to complete (c) below and failure to submit same with the offer may render the offer ineligible for award in any of these programs.

(c) (1)	SBSA/SDB PEA REPRESENTATION.	The small business concern represents as part of its offer that-
]] all	
[] not all	

end items to be furnished will be manufactured or produced by a small business concern in the United States, its territories or possessions, Puerto Rico, or the Trust Territory of the Pacific Islands.

(2)	HSB REPRESENTATIONS.	The small business concern represents as part of its offer that—
]] all	
]] not all	

end items to be furnished will be manufactured or produced by a HUBZone small business concern in the United States, its territories or possessions, Puerto Rico, or the Trust Territory of the Pacific Islands.

(DESC 52.212-9F35)

K33.01		TIATORS (DESC JAN 1998)			
	The first page of the offer must show names, titles, and telephone and facsimile numbers (and electronic addresses if available) of ons authorized to negotiate with the Government on the offeror's behalf in connection with this solicitation. The offeror or quoter represents that following persons are authorized to negotiate on its behalf with the Government in connection with this request for proposals or quotations.				
			(DESC 52.215-9F28)		
K45.04			zed when the offeror will utilize this method of invoicing at all times. submitted via FAX:		
	[] YES	[] NO			
reason for t	(d) RETURN OF INVO	ICES BY THE PAYING OFF	procedures of the applicable paying office. ICE. Prompt Payment Act may be returned to the Contractor via FAX with the		
	(2) The offeror's/Con	tractor's FAX number for return	ning improper invoices is		
			(DESC 52.232-9F10)		
L117	NOTIFICATION OF TI (DOMESTIC PC&S) (D		NY TO BE UTILIZED IN THE DELIVERY OF PRODUCT		
I] Check here if not subcon	tracting with a transportation	company in the performance of any resultant contract.		
any Govern	are ineligible for receipt of comment agency, or are otherwise ion company(ies) that will be which the transporter is author	ontracts with Government agence ineligible under Federal progratuilized in the performance of artized to conduct business.	grees not to utilize transportation companies that have been debarred or ites, are in receipt of a notice of proposed debarment or ineligibility from ams. Offerors shall submit the name, address, and telephone number of the many resultant contract. In addition, it is requested that offerors provide the utation of offer prices. However, the information is subject to review by the		
Contracting	g Officer and could result in a		Failure to provide the requested information may also render the offeror		
-	(c) Should any of the spec		to award, offerors are required to provide the Contracting Officer with the RANSPORTATION COMPANY clause in Addendum II).		
	Name, Address, and Phon of Transportation Con		State(s) in which transporteris authorized to operate		

(DESC 52.247-9F60)

C16.69 FUEL SPECIFICATIONS (PC&S) (DESC FEB 2002)

Supplies delivered under this contract shall conform to all Federal, State, and local environmental requirements applicable to the geographic location of the receiving activity on the date of delivery. The list of such requirements contained in this contract is not intended to be a complete list, and the Contractor shall be responsible for determining the existence of all such requirements at the time deliveries are made. Selected regional environmental requirements are highlighted in the SPECIFICATIONS (CONT'D) clause. In the event that a Federal, State, or local environmental requirement is more stringent than a specification contained in this contract, the Contractor shall deliver product that complies with the more stringent requirement. Product that fails to meet the more stringent requirement will be considered to be a nonconforming supply. Product(s) to be supplied shall fully meet the requirements of the applicable specification(s) as cited below.

NOTE: Gasoline, gasohol and reformulated gasoline Reid Vapor Pressure (RVP) specification requirements are seasonal and vary geographically throughout the United States. Therefore, Contractors are expected to know the local, State, or Federal RVP requirements of areas being supplied and comply with those requirements.

(a) GASOLINE, AUTOMOTIVE, UNLEADED, GRADES REGULAR, MIDGRADE, AND PREMIUM. Product shall conform to ASTM D 4814, as modified below.

(1) OCTANE REQUIREMENTS.

(i) Unleaded automotive gasoline shall meet the Anti-Knock Index (AKI) requirements shown in the table below.

		DESC	
		PRODUCT	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	AKI, MINIMUM
9130-00-148-7103	Gasoline, Regular Unleaded	MUR	87
9130-01-272-0983	Gasoline, Midgrade Unleaded	MUM	89
9130-00-148-7104	Gasoline, Premium Unleaded	MUP	91

(ii) Reductions for altitude and seasonal variations are allowed for all AKI values in accordance with figures X1.2 and X1.3 of

(iii) For regular unleaded gasoline, in addition to an AKI of 87 minimum, the MON must not be less than 82.

(2) OXYGENATE REQUIREMENTS.

ASTM D 4814.

- (i) In order to achieve minimum/maximum oxygen content limits specified per Federal, State, and local environmental requirements, supplies shall only include oxygenates that are permitted by environmental regulations applicable to the time and place of delivery.
- (ii) Blending of oxygenates into gasoline to meet oxygenated fuel requirements shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must beet contract requirements.
 - (3) See the SPECIFICATIONS (CONT'D) clause for additional regional gasoline requirements.
- (b) GASOHOL, AUTOMOTIVE, UNLEADED, GRADES REGULAR, MIDGRADE, AND PREMIUM. Products shall conform to Commercial Item Description (CID) A-A-52530 dated October 10, 1995, as modified below. In accordance with Executive Order 12261 of January 5, 1981, "Gasohol in Federal Motor Vehicles," Gasohol may be considered an acceptable substitute for Unleaded Gasoline. The Unleaded Gasoline items that permit the substitution of Gasohol are identified in the Schedule. Contractors are required to state, for each line item in their offer, whether Gasohol will be provided. Contractors will not be permitted to substitute Unleaded Gasoline under line items awarded as gasohol. Also, Contractors are not permitted to substitute gasohol for gasoline under line items awarded as gasoline, except when Government regulations mandate use of fuel containing an oxygenate for control of carbon monoxide pollution.

(1) OCTANE REQUIREMENTS.

(i) Unleaded automotive gasohol shall meet the AKI requirements shown in the table below.

		DESC PRODUCT	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	<u>AKI, MINIMUM</u>
9130-01-090-1093	Gasohol, Regular Unleaded	GUR	87
9130-01-355-2393	Gasohol, Midgrade Unleaded	GUM	89
9130-01-090-1094	Gasohol, Premium Unleaded	GUP	91

(ii) Reductions for altitude and seasonal variations are allowed for all AKI values in accordance with figures X1.2 and X1.3 of ASTM D 4814.

(iii) For regular unleaded gasohol, in addition to an AKI of 87 minimum, the MON must not be less than 82.

(2) OXYGENATE REQUIREMENTS.

- (i) Ethanol concentration shall be between 9 and 11 volume percent.
- (ii) Blending of ethanol into gasoline to make gasohol shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet contract requirements.
 - (3) See the SPECIFICATIONS (CONT'D) clause for additional regional requirements affecting gasohol.

(c) REFORMULATED GASOLINE, AUTOMOTIVE, UNLEADED, GRADES REGULAR, MIDGRADE, AND PREMIUM.

Product shall conform to ASTM D 4814, as modified by the Environmental Protection Agency (EPA) requirements detailed in 40 CFR Part 80 - "Regulation of Fuels and Fuel Additives; Standards for Reformulated and Conventional Gasoline; Final Rule," published in the February 16, 1994 Federal Register. In part, these regulations mandate that Phase II complex model reformulated gasoline must meet three emissions performance requirements when compared to the baseline gasoline marketed by a refiner in 1990: a 27 percent reduction in emissions of volatile organic compounds (VOCs), a 22 percent reduction in emissions of toxic pollutants, and a 7 percent reduction in emissions of oxides of nitrogen (NOx). Further, these regulations mandate that Phase II complex model reformulated gasoline must meet three compositional requirements: 1.5 weight percent minimum oxygen; 1.3 volume percent maximum benzene; and no heavy metals (lead and manganese are examples of such metals).

(1) OCTANE REQUIREMENTS.

(i) Reformulated gasoline shall meet the AKI requirements shown in the table below.

NATIONAL STOCK NUMBE	R PRODUCT NOMENCLATUR	<u>E</u> _	DESC PRODUCT CODE	<u>AKI, MINIMUM</u>
9130-01-388-4080 9130-01-388-4513	Reformulated Gasoline, Regular Reformulated Gasoline, Midgrade	MMR	MRR 89	87
9130-01-388-4524	Reformulated Gasoline, Premium		MPR	91

(ii) Reductions for altitude and seasonal variations are allowed for all AKI values in accordance with figures X1.2 and X1.3 of ASTM D 4814.

(2) OXYGENATE REQUIREMENTS.

- (i) In order to achieve minimum/maximum oxygen content limits specified per Federal, State; and local environmental requirements, suppliers shall only include oxygenates that are permitted by environmental regulations applicable to the time and place of delivery.
- (ii) Blending of permissible oxygenate into reformulated gasoline shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet contract requirements.
 - (3) See the SPECIFICATIONS (CONT'D) clause for additional regional reformulated gasoline requirements.
- (d) **DIESEL FUEL.** ALL FACILITIES REQUIRING DIESEL FUEL FOR ON-HIGHWAY USE SHALL BE SUPPLIED PRODUCT WITH A MAXIMUM SULFUR CONTENT OF 0.05 WEIGHT PERCENT.

(1) APPLICABLE TO ALL DIESEL GRADES.

(i) ADDITIVES.

- (A) A fuel stabilizer additive conforming to MIL-S-53021 may be blended into the fuel to improve the suitability of fuel for long term storage. Permissible additive concentrations are specified in the latest revision of QPL-53021.
- (B) A corrosion inhibitor/lubricity improver additive may be blended into the fuel to inhibit corrosion and improve fuel lubricity. Permissible additive concentration limits are specified in the latest revision of QPL-25017.
- (C) A fuel system icing inhibitor may be blended into the fuel to purge small quantities of water from the fuel and prevent the formulation of ice crystals. The additive concentration shall not exceed 0.15 volume percent when tested in accordance with the ASTM method D 5006.
- (ii) **BLENDING.** Blending one grade of diesel fuel with another grade, or other compatible components, to produce a different grade or a variation within a grade is permitted. However, such blending shall be accomplished by mechanical mixing or agitation in a tank, or inline blending, prior to loading the product into transport equipment, and the resultant product must meet all the requirements of the desired fuel.
- (iii) **CLOUD POINT.** Unless a more restrictive cloud point limit is specified in the contract schedule, the cloud point shall be equal to or lower than the tenth percentile minimum ambient temperature specified in Appendix X4 of ASTM D 975.
- (iv) **DYE.** As a means of identification, the Internal Revenue Service (IRS) requires that a red dye, identified as Solvent Red 164 (alkyl derivatives of azo benzene azo naphthol), must be added to all nontaxable diesel and all nontaxable kerosene used for purposes other than military jet fuel. The definitions of diesel and kerosene are provided in 26 CFR Section 48.4081-1. The minimum concentration is provided in 40 CFR Part 80.

C16.69 (CONT'D)

(2) APPLICABLE TO GRADES DL2, DL1, DLS, DLW, DF2, AND DF1 ONLY. Product shall conform to the Commercial Item Description A-A-52557A, Fuel Oil, Diesel, For Posts, Camps, and Stations, dated January 16, 2001. Fuel stabilizer additive, corrosion inhibitor/lubricity improver, and fuel system icing inhibitor are not mandatory additives. Product classification is shown below.

LOW SULFUR GRADES

NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	DESC PRODUCT <u>CODE</u>	MAXIMUM SULFUR CONTENT	RED DYE
9140-00-000-0184	Grade Low Sulfur No. 2-D	DL2	0.05 wt%	No
9140-00-000-0185	Grade Low Sulfur No. 1-D	DL1	0.05 wt%	No
9140-01-413-7511	Grade Low Sulfur No. 2-D	DLS	0.05 wt%	Yes
9140-01-412-1311	Grade Low Sulfur No. 1-D	DLW	0.05 wt%	Yes

HIGH SULFUR GRADES

NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	DESC PRODUCT <u>CODE</u>	MAXIMUM SULFUR <u>CONTENT</u>	RED DYE
9140-00-286-5294	Grade No. 2-D	DF2	0.50 wt%	Yes
9140-00-286-5286	Grade No. 1-D	DF1	0.50 wt%	Yes

(3) APPLICABLE TO GRADES LS2, LS1, LSS, LSW, HS2, AND HS1 ONLY. Product shall conform to commercial specification ASTM D 975. In accordance with this specification, product shall be visually free of undissolved water, sediment, and suspended matter. Product classification is shown below:

LOW SULFUR GRADES

		DESC	MAXIMUM	
		PRODUCT	SULFUR	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	<u>CODE</u>	<u>CONTENT</u>	RED DYE
9140-01-398-0697	Grade Low Sulfur No. 2-D	LS2	0.05 wt%	No
9140-01-398-1130	Grade Low Sulfur No. 1-D	LS1	0.05 wt%	No
9140-01-413-4919	Grade Low Sulfur No. 2-D	LSS	0.05 wt%	Yes
9140-01-413-7494	Grade Low Sulfur No. 1-D	LSW	0.05 wt%	Yes
HIGH SULFUR GRA	ADES			
		DESC	MAXIMUM	
		PRODUCT	SULFUR	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	<u>CONTENT</u>	RED DYE
9140-01-398-1395	Grade No. 2-D	HS2	0.50 wt%	Yes
9140-01-398-1422	Grade No. 1-D	HS1	0.50 wt%	Yes

- (4) **APPLICABLE TO DIESEL GRADE #1 ONLY.** DESC frequently requires #1 diesel fuel grades when it is anticipated that the fuel may be exposed to temperatures below 10 degrees Fahrenheit (-12 degrees Celsius). This product shall conform to ASTM Specification D 975 or CID A-A-52557. Contractors electing to deliver kerosene to meet #1 diesel fuel requirements must--
- (i) Provide certification to the Contracting Officer prior to 1 October of each year that the kerosene will meet #1 diesel fuel specifications, including specifically, viscosity and cetane index; **AND**
- (ii) For each delivery, submit relevant documents (delivery tickets, bills of lading, etc.) indicating that #1 diesel fuel is being delivered.

(e) FUEL OIL, BURNER, GRADES 1, 2, 4(LIGHT), 4, 5(LIGHT), 5(HEAVY), AND 6 (VIRGIN FUEL OILS). Product shall conform to ASTM D 396, as modified by the requirements of paragraphs (1) through (7) below. Product classification is shown in the table below.

		DESC	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	PRODUCT CODE	RED DYE
9140-00-247-4366	Fuel Oil, Burner 1	FS1	Yes
7 - 1 - 1 - 1 - 1 - 1 - 1	,		
9140-00-247-4365	Fuel Oil, Burner 2	FS2	Yes
9140-01-107-6139	Fuel Oil, Burner 4 (Light)	FL4	Yes
9140-00-247-4360	Fuel Oil, Burner 4	FS4	No
9140-01-058-4431	Fuel Oil, Burner 5 (Light)	FL5	No
9140-00-247-4359	Fuel Oil, Burner 5 (Heavy)	FS5	No
9140-00-247-4354	Fuel Oil, Burner 6	FS6	No

- (1) These residual grades of burner fuel oil (Grades 4, 4(Light), 5(Light), 5(Heavy), and 6) shall consist of fossil-derived hydrocarbon stock. They may not contain used oil or other recycled petroleum components.
- (2) **SULFUR REQUIREMENT.** Refer to the Schedule for the maximum allowable sulfur content of Burner Oil, Grades 4, 4(Light), 5(Light), 5(Heavy), and 6. The maximum allowable sulfur content for Burner Oil, Grades 1 and 2, shall be 0.5 weight percent or State/local environmental requirements, whichever is more stringent.
- (3) **NITROGEN REQUIREMENT.** The nitrogen content shall be tested using ASTM D 3228, Total Nitrogen in Lubricating Oils and Fuel Oils by Modified Kjeldahl Method, or ASTM D 4629, Trace Nitrogen in Liquid Petroleum Hydrocarbons by Chemiluminescence Detection. The nitrogen content is used to determine nitrous oxide (NOx) emissions in boiler systems as determined by State/local environmental agencies. The requirement applies for line items with burner oil #4, burner oil #5 (heavy), burner oil #5 (light), and burner oil #6. The Contractor is required upon request from the Government to provide a copy of the test report, within two working days, that states the actual nitrogen content of fuel delivered.
- (4) Blending of various compatible grades of burner oil to produce an intermediate grade is permitted; however, such blending shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet all the requirements of the grade produced.
- (5) The maximum allowable ash content for Burner Oil, Grade 6, shall be .50 weight percent using ASTM D 874, Standard Test Method for Sulfated Ash from Lubricating Oils and Additives.
- (6) Under United States regulations, Grades No. 1, 2, and 4 (Light) are required by 40 CFR Part 80 to contain a sufficient amount of the dye Solvent Red 164 so its presence is visually apparent. At or beyond terminal storage tanks, they are required by CFR Part 48 to contain the dye Solvent Red 164 at a concentration spectrally equivalent to 3.9 pounds per thousand barrels of the solid dye standard Solvent Red 26.
- (7) **APPLICABLE TO FUEL OIL, BURNER, GRADE #1 ONLY**. This product shall conform to ASTM D 396. Contractors electing to deliver kerosene (red dye) to meet #1 burner oil requirements must--
- (i) Provide certification to the Contracting Officer prior to 1 October of each year that the kerosene will meet #1 burner oil specifications, including specifically, viscosity, distillation, density and pour point; AND
- (ii) For each delivery, submit relevant documents (delivery tickets, bills of lading, etc.) indicating that #1 burner oil is being delivered.
 - (iii) All kerosene delivered to meet #1 burner oil must be tax free, i.e., dyed in accordance with IRS regulations.
- (f) FUEL OIL, BURNER, CONTAINING RECYCLED USED OILS, GRADES 4, 4(LIGHT), 5, 5(LIGHT), AND 6. Product shall conform to ASTM D 396, as modified by the requirement of paragraphs (1) through (7) below. Product classification is shown in the table below.

NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	DESC PRODUCT CODE	RED DYE
<u> </u>	TROBECTIVEMENTERIORE	TROBUCT COBE	<u>RED D I E</u>
9140-01-468-9083	Fuel Oil, Burner 4 (Light)	R4L	Yes
9140-01-468-9135	Fuel Oil, Burner 4	RF4	No
9140-01-468-9157	Fuel Oil, Burner 5 (Light)	R5L	No
9140-01-468-9147	Fuel Oil, Burner 5 (Heavy)	RF5	No
9140-01-468-9164	Fuel Oil, Burner 6	RF6	No

(1) **SULFUR REQUIREMENT.** Refer to the Schedule for the maximum allowable sulfur content of Burner Oil, Grades 4, 4(Light), 5(Light), 5(Heavy), and 6. The maximum allowable sulfur content for Burner Oil, Grades 1 and 2, shall be 0.5 weight percent or State/local environmental requirements, whichever is more stringent.

C16.69 (CONT'D)

- (2) **NITROGEN REQUIREMENT.** The nitrogen content shall be tested using ASTM D 3228, Total Nitrogen in Lubricating Oils and Fuel Oils by Modified Kjeldahl Method, or ASTM D 4629, Trace Nitrogen in Liquid Petroleum Hydrocarbons by Chemiluminescence Detection. The nitrogen content is used to determine nitrous oxide (NOx) emissions in boiler systems as determined by State/local environmental agencies. The requirement applies for line items with burner oil #4, burner oil #5 (heavy), burner oil #5 (light), and burner oil #6. The Contractor is required upon request from the Government to provide a copy of the test report, within two working days, that states the actual nitrogen content of fuel delivered.
- (3) These residual grades of burner fuel oil (Grades 4, 4(Light), 5(Light), 5(Heavy), and 6) shall consist of fossil-derived hydrocarbon stock. The product shall meet the following additional requirements:

CON	ALLOWABLE NSTITUENT/PROPERTY	TEST METHOD 1	REQUIRED <u>DETECTION LIMIT</u>	MAXIMUM LEVEL
1.	Arsenic	EPA SW-846 6010 ^{2,3,4}	0.5 ppm max	5 ppm max
2.	Cadmium	EPA SW-846 6010 ^{2,3} 0.2 ppm max	2 ppm max	
3.	Chromium	EPA SW-846 6010 ^{2,3} 1.0 ppm max	x 10 ppm max	
4.	Lead	EPA SW-846 6010 ^{2,3} 10 ppm max	100 ppm max	
5.	Total Halogens	EPA SW-846 5050/9056 ⁵	NA	1000 ppm max
6.	Flash Point	ASTM D 93	NA	100°F (38°C) min

NOTES:

- 1. Choose the appropriate sample preparation method as outlines in EPA SW-846, in order to achieve required detection limits.
- 2. Background correction must be performed for test method 6010. Laboratory control sample(s) (LCS) containing target analytes must be run for each Quality Control (QC) batch. The LCS must be matrix matched and made with commercially available National Institute of Standards and Technology (NIST) traceable organo-metallic standards. LCS recovery must fall between 80-120 percent. Adherence to all required method QC must be documented and available for review.
- 3. If the required detection limit of 0.5 ppm cannot be achieved by test method 6010, test method 7060 may be used in order to achieve that requirement. Background correction must be performed. Zeeman or Smith-Hieftje interference correction will be used. Deuterium interference correction will not be accepted under any circumstance. An analytical spike must be performed for each sample. LCS must be prepared and analyzed as outlined in Note 2 above. Adherence to all required method QC must be documented and available for review.
- 4. Test method 6020 may be used in place of test method 6010. LCS must be prepared and analyzed as outlined in note 2 above. Adherence to all required method QC must be documented and available for review.
- 5. A bomb blank must be run and analyzed for each QC batch. A LCS of an NIST traceable organic chloride must be run with each QC batch. LCS recovery must fall between 80-120 percent. Adherence to all required method QC must be documented and available for review.
- (4) The above specification requirements reflect the Federal EPA specifications for used oil contained in 40 CFR Parts 266 and 279. If State or local requirements for used oil are more stringent, the fuel oil offered will be required to comply with such. Copies of SW-846 (Test Method for Evaluating Solid Waste) can be obtained from the U.S. Government Printing Office, Washington, DC 20422, stock number 955-001-00000-1. Test methods must be run by a State certified laboratory.
 - (5) The supply of off-specification used oil as described in EPA regulations, 40 CFR Parts 266 and 279, is not acceptable.

C16.69 (CONT'D)

A CONTRACTOR V	WILL NOT BE PE	RMITTED TO SUPPI	LY PRODUCT CON	TAINING USED OI	L UNLESS (1) IT [DISCLOSED IN ITS
OFFER THAT PRO	DUCT WOULD C	ONTAIN USED OIL,	AND (2) THE SUPP	PLY OF PRODUCT	CONTAINING US	ED OIL IS APPROVED
BY THE CONTRAC	CTING OFFICER.	CONTRACT AWAR	D DOCUMENT WI	LL SERVE AS THE	CONTRACTING (OFFICER'S APPROVAL
TO SUPPLY USED	OIL.					
_						
_						

[] The offeror represents that it will provide certified test reports with associated QC documents validating EPA used oil standards, contained in 40 CFR Parts 266 and 279, or State/local requirements, whichever is more stringent, for all contract deliveries under the line items identified above to--

ATTN: DESC-BPE ROOM 2954 DEFENSE ENERGY SUPPORT CENTER 8725 JOHN J KINGMAN ROAD SUITE 4950 FORT BELVOIR VA 22060-6222

Offeror's EPA Identification Number:

- (6) Blending of various compatible grades of burner oil to produce an intermediate grade is permitted; however, such blending shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet all the requirements of the grade produced.
- (7) The maximum allowable ash content for Burner Oil, Grade 6, shall be .50 wt %, using ASTM D 874, Standard Test Method for Sulfated Ash from Lubricating Oils and Additives.

DESC

MAXIMUM

(g) **KEROSENE.** Product shall conform to ASTM D 3699. Classification of product is shown below.

LOW SULFUR GRADES

NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	PRODUCT CODE	SULFUR <u>CONTENT</u>	RED DYE
9140-01-292-4460 9140-01-461-3989	Kerosene, Grade No. 1-K Kerosene, Grade No. 1-K	KS1 KSR	0.04 wt% max 0.04 wt% max	No Yes
HIGH SULFUR GI	RADES	DESC	MAXIMUM	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	PRODUCT CODE	SULFUR <u>CONTENT</u>	RED DYE
9140-00-242-6748	Kerosene, Grade No. 2-K	KSN	0.30 wt% max	Yes

NOTE: The IRS requires taxation of No. 1-K and No. 2-K kerosene upon removal from the terminal unless the kerosene is indelibly (cannot be removed) dyed or used for military jet fuel. These requirements, part of 26 CFR 48 - Manufacturers and Retailers Excise Taxes, were published in the July 1, 1998, Federal Register. Only undyed (taxable) No. 1-K kerosene is suitable for use in nonflued (unvented) kerosene burner appliances. No. 2-K kerosene (dyed or undyed) is unsuitable for nonflued (unvented) kerosene burner appliances.

The color test requirement is deleted if red dye has been added in compliance with IRS regulations; however, the resulting fuel/dye blend must have a red tint.

F3 TRANSPORT TRUCK AND/OR TRUCK AND TRAILER FREE TIME AND DETENTION RATES (PC&S/COAL) (DESC FEB 2001)

 (a) Upon arrival of Contractor's transport truck or truck and trailer, the receiving activity shall promptly designate the delivery point nto which the load is to be discharged. Contractor shall be paid for detention beyond free time for delays caused by the Government. A minimum one hour free time is required. (1) Free time for unloading a transport truck, excluding multiple drop deliveries, or truck and trailer in excess of one hour:
(1) The time for unloading a transport track, excluding multiple drop deriveries, or track and trailer in excess of one nour.
(2) Rate for detention beyond free time:
The above will not be considered in the evaluation of offers for award.
(b) Notwithstanding the above, the Government is entitled to at least as much free time as is allowed by the common carrier or that the
Contractor normally allows its regular commercial customers, whichever is greater. In addition, the Government will not pay more in detention rates
nan the actual rate charged by the common carrier or the rate the Contractor normally charges its regular commercial customers, whichever is lower
INLESS OFFEROR INDICATES OTHERWISE, FREE TIME WILL BE CONSIDERED UNLIMITED.
(c) DETENTION COSTS . Detention costs, allowable only on tank truck deliveries (not applicable to multiple drop tank truck or an
ank wagon deliveries) and barge/tanker, will be the sole responsibility of the activity incurring them. Invoices for detention costs will be submitted
y the Contractor directly to the activity receiving the product. These provisions are applicable to DLA-owned/capitalized as well as non-DLA-wned/noncapitalized products.
(DESC 52.247-9FK1)
(2200021211)
Remittances shall be mailed only at the Government's option or where an exception to payment by Electronic Funds Transfer (EFT) pplies. (See the PAYMENT BY ELECTRONIC FUNDS TRANSFER - CENTRAL CONTRACTOR REGISTRATION or the PAYMENT BY ELECTRONIC FUNDS TRANSFER - OTHER THAN CENTRAL CONTRACTOR REGISTRATION clause.) Offeror shall indicate below the complete mailing address (including the nine-digit zip code) to which remittances should be mailed in uch address is other than that shown in Block 15a (Standard Form (SF) 33) for noncommercial items or Block 17a (SF 1449) for commercial items. In addition, if offeror did not incorporate its nine-digit zip code in the address shown in Block 15a of the SF 33 or in Block 17a of the SF 1449, the fferor shall enter it below: (a) Payee Name (Contractor):
(b) Check Remittance Address:
-

(DO NOT EXCEED 30 CHARACTERS PER LINE)

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NOTE: Additional information may be entered in **EITHER** paragraph (b) **OR** paragraph (c) below. Total space available for information entered in (b) **OR** (c) is 153 characters.

G9.07 (CONT'D)

(b) SPECIAL INSTRUCTIONS/OTHER IDENTIFYING DATA:

(DO NOT EXCEED 153 CHARACTERS)	
OR	
(c) THIRD PARTY INFORMATION: Where payment is to be forwarded from the receiving bank to another financial institut for deposit into Contractor's account, the following information <u>must</u> be supplied by the Contractor: Second Bank Name, City/State and/or Cou Account Number, and Account Name.	
(DO NOT EXCEED 153 CHARACTERS)	
(d) CONTRACTOR'S DESIGNATED OFFICIAL SUBMITTING ELECTRONIC FUNDS TRANSFER INFORMATION	N.
NAME:	
TITLE: (DO NOT EXCEED 25 CHARACTERS)	
TELEPHONE NUMBER:	
SIGNATURE:	

- (e) Any change by the Contractor in designation of the bank account to receive electronic transfer of funds in accordance with this clause must be received by the Contracting Officer no later than 30 days prior to the date the change is to become effective.
 - (f) The electronic transfer of funds does not constitute an assignment of such funds in any form or fashion.
- (g) In the event corporate trade exchange (CTX) payments cannot be processed, the Government retains the option to make payments under this contract by check.

(h) NOTICE TO FOREIGN SUPPLIERS.

- (1) Payment may be made through the Federal Reserve Wire Transfer system. The bank designated as the receiving bank must be located in the United States and must be capable of receiving Automated Clearing House (ACH) transactions. The appropriate American Bankers Association nine-digit identifier must be supplied in order for payments to be processed through CTX.
- (2) If your account is with a foreign bank that has an account with a bank located within the United States, the U.S. bank may be designated as the receiving bank. The recipient's name and account number shall identify the foreign bank, and transfer instructions to supplier's account must be specified in (b) and (c) above.
- (3) The Third Party Information supplied in (c) above will be located in the first RMT segment of the CTX payment information sent to the receiving bank.
 - (i) Notwithstanding any other provision of the contract, the requirements of this clause shall control.

(DESC 52.232-9FJ1)

1238.02 NOTICE OF PRICE EVALUATION PREFERENCE FOR HUBZONE SMALL BUSINESS CONCERNS (JAN 1999)

(a) **DEFINITION. HUBZone small business concern**, as used in this clause, means a small business concern that appears on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration.

(b) EVALUATION PREFERENCE.

- (1) Offers will be evaluated by adding a factor of 10 percent to the price of all offers, except—
 - (i) Offers from HUBZone small business concerns that have not waived the evaluation preference;
 - (ii) Otherwise successful offers from small business concerns;
- (iii) Otherwise successful offers of eligible products under the Trade Agreements Act when the dollar threshold for application of the Act is exceeded (see 25.402 of the Federal Acquisition Regulation (FAR)); and
- (iv) Otherwise successful offers where application of the factor would be inconsistent with a Memorandum of Understanding or other international agreement with a foreign government.
- (2) The factor of 10 percent shall be applied on a line item basis or to any group of items on which award may be made. Other evaluation factors described in the solicitation shall be applied before application of the factor.
- (3) A concern that is both a HUBZone small business concern and a small disadvantaged business concern will receive the benefit of both the HUBZone small business price evaluation preference and the small disadvantaged business price evaluation adjustment (see FAR clause 52.219-23). Each applicable price evaluation preference or adjustment shall be calculated independently against an offeror's base offer. These individual preference amounts shall be added together to arrive at the total evaluated price for that offer.
- (c) WAIVER OF EVALUATION PREFERENCE. A HUBZone small business concern may elect to waive the evaluation preference, in which case the factor will be added to its offer for evaluation purposes. The agreements in paragraph (d) of this clause do not apply if the offeror has waived the evaluation preference.

Offer elects to waive the evaluation prefere	
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- (d) AGREEMENT. A HUBZone small business concern agrees that in the performance of the contract, in the case of a contract for-
- (1) Services (except construction), at least 50 percent of the cost of personnel for contract performance will be spent for employees of the concern or employees of other HUBZone small business concerns;
- (2) Supplies (other than procurement from a nonmanufacturer of such supplies), at least 50 percent of the cost of manufacturing, excluding the cost of materials, will be performed by the concern or other HUBZone small business concerns;
- (3) General construction, at least 15 percent of the cost of the contract performance incurred for personnel will be spent on the concern's employees or the employees of other HUBZone small business concerns; or
- (4) Construction by special trade contractors, at least 25 percent of the cost of the contract performance incurred for personnel will be spent on the concern's employees or the employees of other HUBZone small business concerns.
- (e) A HUBZone joint venture agrees that in the performance of the contract, the applicable percentage specified in paragraph (d) of this clause will be performed by the HUBZone small business participant or participants;
- (f) A HUBZone small business concern nonmanufacturer agrees to furnish in performing this contract only end items manufactured or produced by HUBZone small business manufacturer concerns. This paragraph does not apply in connection with construction or service contracts.

 (FAR 52.219-4)

			DATA SHEET FOR THE EVALUATION PREFERENCE To be completed by SDBs only and in accordance with Clause 1174.01. (For Federal Civilian Items Only)		SP0600-01-R-0059-0001
IMPORTANT this solicitatic preference.	Ր։ All small disac on <u>must</u> provide	dvantaged bus the following ir	IMPORTANT: All small disadvantaged businesses that wish to be eligible for the evaluation preference on the unrestricted portion of this solicitation <u>must</u> provide the following information with the offer. Failure to do so may render the offer <u>ineligible</u> for the evaluation preference.	evaluation preference o so may render the offe	n the unrestricted portion of ineligible for the evaluation
COMPANY NAME:	AME:		BASE REFERENCE D	BASE REFERENCE DATE (SEE CLAUSE B19.19): JULY 1, 2002	19):
BIDDER CODE	نيا		CAGE CODE:		
o Bid prices sh	hould exclude Fec	deral excise and	• Bid prices should <u>exclude</u> Federal excise and state motor fuel taxes. (See Clause I28.01, I28.02-2, and I28.03-2)	01, I28.02-2, and I28.03-2)	
° DO NOT INC	CLUDE the Hazar	dous Substance	DO NOT INCLUDE the Hazardous Substance Superfund Tax (\$.0023 per gallon) in your bid price. This tax expired on January 1, 1996.	ır bid price. This tax expir	ed on January 1, 1996.
° Any general	statement such a	s "bid price inclu	Any general statement such as "bid price includes all taxes" will result in your bid being rejected as nonresponsive.	rejected as nonresponsive	d)
° Understand	Clause B19.19 be	sfore preparing	Understand Clause B19.19 before preparing your bid. This clause describes how award prices fluctuate during the contract period	d prices fluctuate during th	ie contract period.
	****	PLEASE INITIAL	IAL ALL CORRECTIONS, ERASURES, AND WHITE-OUTS	S, AND WHITE-OUTS.	****
ITEM NO.	OFFER PRICE (\$ PER GAL) SEE CLAUSE B22.04	DISCOUNT % PER CLAUSE 11.03-8	NAME AND COMPLETE ADDRESS OF THE SMALL MANUFACTURER/REFINERY	POINT OF CONTACT AND PHONE NO.	NAME AND COMPLETE ADDRESS OF THE FILLING POINT (if different from refinery)
DFSC Form 2 Feb 93. Supe	DFSC Form 2.17A (For Domestic RFPs) Feb 93. Supersedes Jan 93 version.	tic RFPs) rsion.			

FOR SMALL DISADVANTAGED BUSINESSES ONLY

		CE DATA SHEET S TINATION ITEMS ONLY	SP0600-01-R-0059-0001
COMPANY NA	AME:	BASE REFERENCE DATE (SEE JULY 1, 2002	CLAUSE B19.19):
BIDDER COD	E:	CAGE CODE:	
Offer prices and I28.03-2		d state motor fuel taxes. (See Cla	uses I28.01, I28.02-2,
Act (SARA).		red under the Superfund Amendme	
	ontract period.	our bid. This clause describes how	w award prices fluctuate
	***** REPRODUCE THIS PA	AGE FOR OFFER SUBMISSION.	****
****	PLEASE INITIAL ALL CORREC	TIONS, ERASURES, AND WHIT	E-OUTS. *****
	DELIVERY LOCATION	OFFER PRICE	DISCOUNT %:
	OF ITEM	(\$ PER GALLON)	% PER DAYS
ITEM NO.	(CITY AND STATE)	(\$ PER GALLON) (SEE CLAUSE L2.05-5)	SEE CLAUSE I1.03-1
ITEMINO.	(CITT AND STATE)	(SEE CLAUSE L2.05-5)	SEE CLAUSE 11.03-1

DFSC Form 2.18A (For RFPs)
Jan 93. Supersedes Oct 91 version.

CONTRACTOR PERFORMANCE DATA SHEET

since completion) for contracts that are similar to the requirements of this solicitation. Those contracts and/or subcontracts submitted Please submit the requested information for government and non-government contracts or subcontracts held (not to exceed 3 years may include those still in progress, however they should have a minimum of one year's performance history.

[] Please mark this box if you have not performed under contracts that are similar in nature to the solicitation requirements.

REFERENCES:

Base Reference Prices Effective 7/1/02

Item	Location	State	Market Area	Publication	Base Ref Price
554-BD	BARSTOW	CA	Α	OPIS Los Angeles CARB	\$0.747600
560-BD	CAMP PENDLETON,	CA	Α	OPIS Los Angeles CARB	\$0.747600
612-10	SAN DIEGO,	CA	Α	OPIS Los Angeles MUP	\$1.095900
780-13	COSTA MESA	CA	Α	OPIS Los Angeles CARB	\$0.747600
821-24	NORTH HIGHLANDS	CA	D	OPIS Sacramento MUR	\$1.012500
821-28	NORTH HIGHLANDS	CA	D	OPIS Sacramento MUR	\$1.012500
834-08	SAN DIEGO	CA	Α	OPIS Los Angeles CARB AVG UNL	\$0.990500
834-13	SAN DIEGO	CA	Α	OPIS Los Angeles CARB	\$0.747600
	VANDENBERG AFB,	CA	Α	OPIS Los Angeles CARB	\$0.747600
841-BD	VANDENBERG AFB,	CA	Α	OPIS Los Angeles CARB	\$0.747600
	TWENTYNINE PALMS	CA	A	OPIS Los Angeles CARB	\$0.747600
999-BD	TWENTYNINE PALMS	CA	A	OPIS Los Angeles CARB	\$0.747600
B12-68	CHINLE,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
B14-46	CHINLE,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
B20-69	DILKON	AZ	C	OPIS Bloomfield, NM LS1	\$0.850800
B26-68	EHRENBERG	AZ	В	OPIS Phoenix LS2	\$0.737600
B26-94	EHRENBERG	AZ	В	OPIS Phoenix LS2	\$0.737600
B30-69	FT DEFIANCE,	AZ	С	OPIS Bloomfield, NM LS1	\$0.850800
B32-69	GANADO	AZ	C	OPIS Bloomfield, NM LS1	\$0.850800
B34-67	GRAND CANYON,	AZ	B	OPIS Bloomfield, NM LS1	\$0.850800
B36-24	GRAND CANYON	AZ	В	OPIS Phoenix MUR	\$0.927600
B36-28	GRAND CANYON	AZ	В	OPIS Phoenix MUR	\$0.927600
B36-46	GRAND CANYON	AZ	В	OPIS Phoenix LS2	\$0.737600
B44-70	KEAMS CANYON,	AZ	С	OPIS Bloomfield, NM LS2	\$0.747700
	LOW MOUNTAIN,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
	LUKACHUKAI,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
	LUKACHUKAI,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
B58-94	MARTINEZ LAKE	AZ	В	OPIS Phoenix LS2	\$0.737600
	ROCK POINT,	AZ	С	OPIS Bloomfield, NM LS2	\$0.747700
	ROCK POINT,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
	ROUGH ROCK,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
	ROUGH ROCK,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
C14-462	SEBA DALKAI,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
	SHONTO,	AZ	С	OPIS Bloomfield, NM LS2	\$0.747700
	SHONTO,	AZ	C	OPIS Bloomfield, NM LS2	\$0.747700
C26-46	, ,		C	OPIS Bloomfield, NM LS2	· · · · · · · · · · · · · · · · · · ·
C20-40 C32-68	TEEC NOS POS, TUBA CITY,	AZ AZ	В	OPIS Phoenix LS2	\$0.747700 \$0.737600
C32-08	TUCSON,	AZ	A	OPIS Tucson LS2	
C33-94 C40-24	*		<u> </u>	OPIS Phoenix MUR	\$0.743900
	WELLTON,	AZ	В	OPIS Phoenix MUR	\$0.927600
C40-28	WELLTON,	AZ			\$0.927600
C52-681		AZ	В	OPIS Phoenix LS2	\$0.737600
C52-682		AZ	В	OPIS Phoenix LS2	\$0.737600
C52-683		AZ	В	OPIS Phoenix MUD	\$0.737600
C54-24	YUMA,	AZ	В	OPIS Phoenix MUR	\$0.927600
C54-28	YUMA,	AZ	В	OPIS Phoenix MUR	\$0.927600
C56-68	YUMA,	AZ	В	OPIS Phoenix LS2	\$0.737600
D44-08	BLYTHE	CA	A	OPIS Los Angeles CARB AVG UNL	\$0.990500
D59-68	BOULEVARD	CA	A	OPIS Los Angeles CARB	\$0.747600
D74-08	CALEXICO,	CA	A	OPIS Los Angeles CARB AVG UNL	\$0.990500
E38-08	DEATH VALLEY,	CA	В	OPIS Bakersfield CARB AVG UNL	\$1.036500
E74-08	EL CENTRO,	CA	A	OPIS Los Angeles CARB AVG UNL	\$0.990500
E82-08	ELSINORE,	CA	A	OPIS Los Angeles CARB AVG UNL	\$0.990500
E94-08	BIG BEAR LAKE,	CA	A	OPIS Los Angeles CARB AVG UNL	\$0.990500
F36-68	GOLETA	CA	Α	OPIS Los Angeles CARB	\$0.747600

Base Reference Prices Effective 7/1/02

Item	Location	State	Market Area	Publication	Base Ref Price
F46-08	HAPPY CAMP	CA	С	OPIS San Francisco CARB AVG UNL	\$1.003400
F90-70	LOMPOC,	CA	Α	OPIS Los Angeles CARB	\$0.747600
G18-08	MANZANITA LAKE,	CA	С	OPIS San Francisco CARB AVG UNL	\$1.003400
G30-68	MINERAL,	CA	С	OPIS San Francisco CARB	\$0.751600
G34-08	MINERAL,	CA	С	OPIS San Francisco CARB AVG UNL	\$1.003400
G34-68	MINERAL,	CA	С	OPIS San Francisco CARB	\$0.751600
G46-BD	MOFFETT FIELD,	CA	С	OPIS Bloomfield, NM LS2	\$0.747700
G78-08	NORTH FORK,	CA	В	OPIS Bakersfield CARB AVG UNL	\$1.036500
G78-68	NORTH FORK,	CA	В	OPIS Bakersfield CARB	\$0.783700
G78-70	NORTH FORK,	CA	В	OPIS Bakersfield CARB	\$0.783700
H06-08	OXNARD,	CA	Α	OPIS Los Angeles CARB AVG UNL	\$0.990500
J34-08	SAN BERNARDINO,	CA	Α	OPIS Los Angeles CARB AVG UNL	\$0.990500
J38-08	SAN BERNARDINO,	CA	Α	OPIS Los Angeles CARB AVG UNL	\$0.990500
K08-08	SAWYERS BAR	CA	С	OPIS San Francisco CARB AVG UNL	\$1.003400
K08-70	SAWYERS BAR	CA	С	OPIS San Francisco CARB	\$0.751600
K30-08	LAKE ARROWHEAD,	CA	Α	OPIS Los Angeles CARB AVG UNL	\$0.990500
K54-08	TULELAKE,	CA	С	OPIS San Francisco CARB AVG UNL	\$1.003400
K58-08	TULELAKE,	CA	С	OPIS San Francisco CARB AVG UNL	\$1.003400
K58-70	TULELAKE,	CA	С	OPIS San Francisco CARB	\$0.751600
K62-08	TULELAKE,	CA	С	OPIS San Francisco CARB AVG UNL	\$1.003400
K62-70	TULELAKE,	CA	С	OPIS San Francisco CARB	\$0.751600
K66-08	TWENTYNINE PALMS,	CA	Α	OPIS Los Angeles CARB AVG UNL	\$0.990500
K66-68	TWENTYNINE PALMS,	CA	Α	OPIS Los Angeles CARB	\$0.747600
K89-08	VICTORVILLE	CA	Α	OPIS Los Angeles CARB AVG UNL	\$0.990500
L01-28	WINTERHAVEN	CA	Α	OPIS Los Angeles MUR	\$0.978700
L01-94	WINTERHAVEN	CA	Α	OPIS Tuscon LS2	\$0.743900
N15-70	HALLS CROSSING,	UT	Α	OPIS Bloomfield, NM LS2	\$0.747700
N20-70	MONTICELLO,	UT	Α	OPIS Bloomfield, NM LS2	\$0.747700
N50-24	SPRINGDALE,	UT	В	OPIS Salt Lake City, UT MUR	\$0.902800
N50-28	SPRINGDALE,	UT	В	OPIS Salt Lake City, UT MUR	\$0.902800
N50-67	SPRINGDALE,	UT	В	OPIS Salt Lake City, UT LS1	\$0.830100